71 PTO-1594 v. 10/02)

MB No. 0651-0027 (exp. 6/30/2005)

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U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

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To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.			
1. Name of conveying party(ies): Sunbelt Rentals, Inc. ☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State ☐ Other ☐ Additional name(s) of conveying party(ies) attached? ☐ Yes ✓ No 3. Nature of conveyance: ☐ Assignment ☐ Merger	2. Name and address of receiving party(ies) Name: Bank of America, N.A., and Amin Strative Internal Address: 8th Floor Street Address: 300 Galleria Parkway City: Atlanta State: GA Zip: 30339-3153 Individual(s) citizenship Association National Association General Partnership Limited Partnership Corporation-State			
Security Agreement Change of Name	Other			
Other Execution Date: 11/12/2004	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No			
4. Application number(s) or registration number(s): 75-579813, 75-156359 A. Trademark Application No.(s) 75-586152	B. Trademark Registration No.(s) 2577640, 2333378, 2396929, 2344838, 2459813, 2459814			
Additional number(s) attached Yes V No				
 Name and address of party to whom correspondence concerning document should be mailed: Name: LaShana C. Jimmar, Paralegal 	6. Total number of applications and registrations involved:			
Internal Address: Paul, Hastings, Janofsky &	7. Total fee (37 CFR 3.41)\$ 240.00			
Walker, LLP	✓ Enclosed			
Suite 2400	Authorized to be charged to deposit account			
Street Address: 600 Peachtree Street	8. Deposit account number:			
City: Atlanta State: GA Zip:30308	28			
DO NOT USE THIS SPACE				
9. Signature. LaShana C. Jimmar Name of Person Signing Total number of pages including cover sheet, attachments, and document: 12/3/2004 Date				

12/09/2004 GTON11 00000061 75579813 Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (the "Trademark Security Agreement"), dated as of November 12, 2004, by SUNBELT RENTALS, INC., a North Carolina corporation ("Grantor"), in favor of BANK OF AMERICA, N.A., in its capacity as agent for itself, the Lenders (as defined below) and the Agents (as defined in the Loan Agreement described below) (in such capacity, the "Administrative Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Loan and Security Agreement dated as of the date hereof among the financial institutions from time to time parties thereto (such financial institutions, together with their respective successors and permitted assigns, are referred to each individually as a "Lender" and collectively as the "Lenders"), the Administrative Agent, General Electric Capital Corporation, as collateral agent, the other agents party thereto, Ashtead Group public limited company, an English public limited company, as borrower representative and as a guarantor (the "Parent Guarantor"), Grantor and each of the Parent Guarantor's other Subsidiaries (as defined in the Loan Agreement) identified on the signature pages thereof as borrowers (together with Grantor, such Subsidiaries are referred to hereinafter each individually as a "Borrower", and individually and collectively, jointly and severally, as the "Borrowers") (including all annexes, exhibits and schedules thereto and as amended, restated, supplemented or otherwise modified from time to time, the "Loan Agreement"), the Lenders and the Agents have agreed to make the Loans (as defined in the Loan Agreement) and other financial accommodations to the Borrowers; and

WHEREAS, pursuant to Loan Agreement, Grantor is required to execute and deliver to the Administrative Agent this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Loan Agreement.
- 2. <u>GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL</u>. To secure the prompt payment and performance of all of the Obligations, Grantor hereby grants to the Administrative Agent a continuing security interest in all of the following personal property of Grantor, whether now owned or existing or hereafter created, acquired or arising and wheresoever located (collectively, the "<u>Trademark Collateral</u>"):
 - (a) trademarks, trade names, registered trademarks, trademark applications, service marks, registered service marks and service mark applications (provided that no security interest shall be granted in intent-to-use

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trademark applications to the extent that the grant of a security interest therein would impair the validity of such intent-to-use trademark applications under Applicable Law), including, without limitation, trade names, registered trademarks, trademark applications, registered service marks and service mark applications listed on <u>Schedule 1</u> attached hereto and made a part hereof (each a "Trademark");

- (b) all renewals, reissues, continuations or extensions of the foregoing;
- (c) all income, royalties and other payments now and hereafter due and/or payable under and with respect the foregoing, including, without limitation, payments under all licenses entered into in connection therewith;
- (d) all goodwill of the business connected with the use of each Trademark and each license with respect to a Trademark; and
- (e) all products and proceeds of the foregoing, including, without limitation, any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or Trademark licensed under any license or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any license.
- 3. <u>LOAN AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the provisions of the Loan Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Loan Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[Signature Page Follows]

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ACKNOWLEDGMENT OF GRANTOR

STATE OF Worth Carolina)
COUNTY OF Mecklenburg

SS.

On this 4th day of November, 2004 before me personally appeared Kurt Kenkel, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Sunbelt Rentals, Inc., who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

{seal}

Susan Macdonald
Notary Public
May 23, 2009

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SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT

CURRENT TRADEMARKS, SERVICE MARKS, AND TRADEMARK APPLICATIONS OF GRANTOR

COUNTRY	MARK	SERIAL NO. OR REGISTRATION	REGISTRATION DATE
		NO.	<u></u>
United States	QUIET FLOW	2577640	6/11/02
	(trademark)		
United States	FREEQUENT	2193032	10/6/98
	RENTER		
	PROGRAM		
	(service mark)*		
United States	SUNBELT	2459814	6/12/01
	RENTALS and		
	design		
	(service mark)		
United States	SUNBELT	2459813	6/12/01
	RENTALS		
	(service mark)		
United States	VENDORFEST	2333378	3/21/00
	(service mark)		
United States	ALL YOUR	2396929	10/24/00
	EQUIPMENT		
	NEEDSONE		
	COMPANY		
	(service mark)		
United States	RENTAL	2344838	4/25/00
	SOLUTIONS		
	(service mark)		
United States	SUNBELT	2455891	5/29/01
	LOYALTY PLUS		
	(service mark)		
United States	AGGREGATE	2302112	12/21/99
	EQUIPMENT &		
	SUPPLY		
	(service mark)* 1		

^{*} Not currently in use

¹ Registered to BET Plant Services, Inc. (prior legal name of company merged into SRI in June 2000)

TRADE NAMES

- a. BET Plant Services, Inc. (prior legal name of company merged into SRI in June 2000)
- b. Ivy Hi-Lift (prior BET Group trade name ("Prior BET")
- c. Aggregate Equipment & Supply (Prior BET)
- d. BPS Equipment Rental & Sales (Prior BET)
- e. Ivy Rents Equipment, Inc. (Prior BET)
- f. Ivy Rents Scaffolding, Inc. (Prior BET)
- g. Johnson Scaffolding Company, Inc. (legal name of company merged into SRI in October 2001)
- h. Johnson High Reach (Prior BET)
- i. MAC High Reach (Prior BET)
- j. MAC Hi-Reach (Prior BET)
- k. MAC Equipment Rental & Sales (Prior BET)
- 1. Able Equipment Company (Prior BET)
- m. Aggregate Construction Equipment and Supply (Prior BET)
- n. Booms & Scissors South (Prior BET)
- o. Florida Contractor Rental & Sales (Prior BET)
- p. SAF-T-Green (Prior BET)
- q. The Highway Rental Co. (Prior BET)
- r. HRC Compressor (Prior BET)
- s. HRC Compressor Engineering (Prior BET)
- t. Sunbelt Equipment Rentals, Inc. (prior DBA in Texas)
- u. Hercules Machinery Corporation (stock acquired by SRI in March 2000)
- v. Hercules Parts, Inc. (stock acquired by SRI in March 2000)
- w. MKS Equipment, Inc. (stock acquired by SRI in March 2000)
- x. Sunbelt Plant Services, Inc. (company merged into SRI in June 2000)
- y. Sunbelt Plant Services of North Carolina, Inc. (prior legal name)
- z. REHIN, Inc. (merged into aa. below in June 2000)
- aa. BET International Services Holdings, Inc. (merged into a. above in June 2000)
- bb. McLean Rentals, Inc. (company merged into t. above in February 1986)

TRADEMARK
RECORDED: 12/06/2004 REEL: 003089 FRAME: 0107